

PATENT

Attorney's Docket No. 3045-2339

COMBINED DECLARATION AND POWER OF ATTORNEY

(Original, Design, National Stage of PCT or CIP Application)

Inventors:

Yuzuru Suzuki, Sakae Fujitani and Masaki Kagawa

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed above) or an original, first and joint inventor along with those listed above (if plural names are listed above) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

ACTUATOR

the specification of which: (Complete (a), (b) or (c) for type of application)

REGULAR OR DESIGN APPLICATION

is attached hereto.		
was filed onamended on	as Application Serial No(if applicable).	and was
PCT FILED A	PPLICATION ENTERING NATIONAL STAGE	E
was described and clain filed on	ned in International Application No and as amended on	(if any).
	was filed on amended on PCT FILED A	was filed on as Application Serial No (if applicable). PCT FILED APPLICATION ENTERING NATIONAL STAGE was described and claimed in International Application No

ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability of any existing claim of this application in accordance with Title 37, Code of Federal Regulations §1.56(a).

	In compliance wit	h this duty there	is attached an in	formation disclosure	statement.
	37 CFR 1.97.				

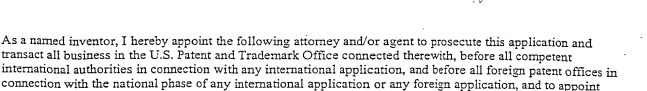




PRIORITY CLAIM

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

		[Complete (d) or (e)]	
(d)	no such applications hav	e been filed.		
(e) <u>x</u>	such applications have b	een filed as follows.		
			IF ANY FILED WITHIN 12 M OR TO SAID APPLICATION	MONTHS
Country	Application No. Da	ite of filing Date (day, month, yea	e of issue Priority r) (day, month, year)	Claimed
Japan	344528/1998	3/12/199	8	_x_YES_NO
3		-		YES NO
			NY FILED MORE THAN 12 M OR TO SAID APPLICATION	ONTHS
				·
application	aim the benefit under Title (s) listed below: Provisional Application Nu		de, § 119(e) of any United State (Filing Date)	es provisional
(1	Provisional Application Nu	mber)	(Filing Date)	
		CONTINUATIO	ON-IN-PART	
	(Complete this p	part only if this is a	continuation-in-part application)
below and, United Stat acknowled; §1.56(a) w	insofar as the subject matter ses application in the manne ge the duty to disclose mate	er of each of the clain r provided by the fi rial information as	ode, §120 of any United States a ms of this application is not dis rst paragraph of Title 35, United defined in Title 37, Code of Fed or application and the national of	closed in the prior d States Code, §112, I leral Regulations,
(Applicatio	on Serial No.) (Filing Date) (Status)	(Patent, pending, abandor	ned)
(Applicatio	on Serial No.) (Filing Date) (Status)	(Patent, pending, abandor	ned)



John M. Howell (25,261); Richard E. Haferkamp (29,072); Kenneth Solomon (31,427); Joseph M. Rolnicki (32,653); Joseph E. Walsh, Jr. (36,959); Alan H. Norman (32,285); Donald R. Holland (35,197); Bryan K. Wheelock (31,441); Charles E. Dunlap (35,124); Anthony G. Simon (40,813); Alan L. Cassel (35,842); Michael J. Thomas (39,857); Thomas A. Polcyn (41,256); Melodie W. Henderson (37,848)

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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